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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/822,548	03/30/2001	Matthew D. Wood	42390P10451	7654
7590 09/21/2005			EXAMINER	
Michael A. De	eSanctis OKOLOFF, TAYLOR & Z	PYZOCHA, MICHAEL J		
Seventh Floor			ART UNIT	PAPER NUMBER
12400 Wilshire Boulevard			2137	
Los Angeles, C	CA 90025-1026			

DATE MAILED: 09/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		TH			
/	Application No.	Applicant(s)			
	09/822,548	WOOD ET AL.			
Office Action Summary	Examiner	Art Unit			
	Michael Pyzocha	2137			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 22 Ju	<u>uly 2005</u> .				
2a) This action is <b>FINAL</b> . 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)	wn from consideration. are rejected.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. So tion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar Paper No(s)/Mail I				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		Patent Application (PTO-152)			

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#### DETAILED ACTION

1. Claims 1-3, 5-9, 17-20, 25-27, and 29-30 are pending.

2. Amendment filed on 07/22/2005 with a request for continued examination has been received and considered.

# Claim Rejections - 35 USC § 112

3. The rejections under the second paragraph of 35 U.S.C. 112 have been withdrawn based on the filed amendments.

#### Claim Objections

4. The claim objections have been withdrawn based on the filed amendments.

# Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3, 5-9, 17-20, 25-27, and 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matyas, Jr. et al

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(US 6687375), further in view of Chen et al (US 6182220), further in view of Hardy et al (US 6073242), and further in view of AASAA et al (JP 08037138).

As per claims 1, 17 and 25, Matyas Jr. et al discloses initializing a pseudo-random number generator (PRNG); obtaining local seeding information from a host; obtaining additional seeding information; and stirring the PRNG with the local seeding information and the additional seeding information (see column 9 lines 19-34 and 45-67).

Matyas Jr. et al fails to disclose securely obtaining additional seeding information from one or more remote entropy servers.

However, Chen et al teaches obtaining seeding information from one or more remote entropy servers (see column 1 line 66 through column 2 line 9).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to obtain the additional seeding information of Matyas Jr. et al from the server of Chen et al.

Motivation to do so would have been too update passwords on the server (see Chen et al column 4 lines 15-39).

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The modified Matyas Jr. et al and Chen et al system fails to disclose the communication between host and server being secure.

However, Hardy et al teaches secure communications (see column 3 lines 54-67).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use Hardy et al's method of secure communications in the modified system of Matyas Jr. et al and Chen et al system.

Motivation to do so would have been to provide confidentiality, authentication and integrity to the communications (see column 3 lines 54-67).

The modified Matyas Jr. et al, Chen et al and Hardy et al system fails to disclose the securely obtaining seeding information from the one or more remote entropy servers is repeated for redundant entropy servers.

However, AASAA et al teaches the method of repeating a process for redundant servers (see translated abstract).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use AASAA et al's method of obtaining information from two servers in the modified Matyas Jr. et al, Chen et al, and Hardy et al system.

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Motivation to do so would have been to compare the responses from both servers (see AASAA et al abstract).

As per claims 2-3 and 26-27, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the initializing the PRNG comprises initializing the internal state of the PRNG with a random value that is a seed (see Matyas Jr. et al column 9 lines 19-34).

As per claims 5 and 29, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the one or more remote entropy servers maintain random state pool to supply the host with the random value (see Matyas Jr. et al column 9 lines 45-67).

As per claim 6-8, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the securely obtaining seeding information from the one or more remote entropy servers may include using a privacy protocol, wherein the privacy protocol comprises secure sockets layer (SSL) protocol and transport layer security (TLS) protocol (see Hardy et al column 3 lines 54-67).

As per claims 9 and 30, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the stirring the PRNG comprises producing a cryptographically random stream of bits (see Matyas Jr. et al column 9 lines 45-67).

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As per claim 18, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the local system generates local seeding information (see Matyas Jr. et al column 9 lines 45-67).

As per claim 19, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system discloses the one or more remote systems generate remote seeding information (see Chen et al column 1 line 66 through column 2 line 9).

As per claim 20, the modified Matyas Jr. et al, Chen et al, Hardy et al, and AASAA system the entropy servers are hardware or software (see Chen et al column 4 lines 40-54).

## Response to Arguments

Applicant's arguments filed 07/22/2005 have been fully considered but they are not persuasive. Applicant argues: the system of AASAA is not the same as securely obtaining seeding information from the one or more remote entropy servers, which is repeated for redundant entropy servers; and the server in AASAA is a back-up server and not an entropy server.

Regarding Applicant's argument that the system of AASAA is not the same as securely obtaining seeding information from the one or more remote entropy servers, which is repeated for redundant entropy servers, AASAA is relied upon for its teaching

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of repeating the step of obtaining information for back-up (redundant) servers. When this method is applied to the modified Matyas Jr. et al, Chen et al, and Hardy et al system the servers of AASAA are remote entropy servers which seeding information is securely obtained.

Regarding Applicant's argument that the server in AASAA is a back-up server and not an entropy server, alone the server in the AASAA reference is not an entropy server, however, when modified for the modified Matyas Jr. et al, Chen et al, and Hardy et al system the servers of AASAA are entropy servers.

## Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. IBM Technical Disclosure teaches repeating a process for redundant servers.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Pyzocha whose telephone number is (571) 272-3875. The examiner can normally be reached on 7:00am - 4:30pm first Fridays of the bi-week off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the

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organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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